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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/697,827	10/30/2003	Giovanni Gambini	163-515	9268	
47888 75	590 07/22/2005		EXAMINER		
HEDMAN & COSTIGAN P.C.			OSELE, MARK A		
1185 AVENUE OF THE AMERICAS NEW YORK, NY 10036			ART UNIT	PAPER NUMBER	
•			1734		
			DATE MAIL ED: 02/22/200	-	

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action						
Before the Filing of an Appeal	Brief					

Application No.	Applicant(s)		
10/697,827	GAMBINI, GIOVANNI		
Examiner	Art Unit		
Mark A. Osele	1734		

Advisory Action	10/697,827	GAMBINI, GIOVA	TALAL
Before the Filing of an Appeal Brief	Examiner	Art Unit	
	Mark A. Osele	1734	
The MAILING DATE of this accommissation			14
The MAILING DATE of this communication appe		<u>-</u>	Iaress
THE REPLY FILED 05 July 2005 FAILS TO PLACE THIS APP The reply was filed after a final rejection, but prior to or or this application, applicant must timely file one of the following places the application in condition for allowance; (2) a No. (3) a Request for Continued Examination (RCE) in complete following time periods: The period for solly expires a month from the political of the solly expires.	n the same day as filing a f wing replies: (1) an amend otice of Appeal (with appea liance with 37 CFR 1.114.	Notice of Appeal. To avoid a Iment, affidavit, or other evi Il fee) in compliance with 37	idence, which 7 CFR 41.31; or
 a)	isory Action, or (2) the date set t		ever is later. In no
event, however, will the statutory period for reply expire later the Examiner Note: If box 1 is checked, check either box (a) or (b). MONTHS OF THE FINAL REJECTION: See MPEP 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The date on peen filed is the date for purposes of determining the period of extension a CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statebove, if checked. Any reply received by the Office later than three months.	an SIX MONTHS from the mailing ONLY CHECK BOX (b) WHEI (b) WHEI (c) which the petition under 37 CFF and the corresponding amount of atutory period for reply originally	ng date of the final rejection. N THE FIRST REPLY WAS FIL R 1.136(a) and the appropriate e: f the fee: The appropriate extens set in the final Office action; or (ED WITHIN TWO xtension fee have sion fee under 37 (2) as set forth in (b)
earned patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL		,	
∴ The Notice of Appeal was filed on <u>05 July 2005</u> . A brief i date of filing the Notice of Appeal (37 CFR 41.37(a)), or a appeal. Since a Notice of Appeal has been filed, any replacements.	any extension thereof (37 C	CFR 41.37(e)), to avoid disn	nissal of the
B. The proposed amendment(s) filed after a final rejection, (a) They raise new issues that would require further co			d because
 (b) They raise the issue of new matter (see NOTE below) (c) They are not deemed to place the application in below 	w);		ng the issues for
appeal; and/or (d) They present additional claims without canceling a		inally rejected claims.	
NOTE: (See 37 CFR 1.116 and 41.33(a)).		£ N	. (DTO) . 004)
 The amendments are not in compliance with 37 CFR 1.1 Applicant's reply has overcome the following rejection(s 		Non-Compliant Amendme	nt (PTOL-324).
Newly proposed or amended claim(s) would be a the non-allowable claim(s).		eparate, timely filed amend	lment canceling
For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows:		b) will be entered and a	n explanation of
Claim(s) allowed: Claim(s) objected to:	•		
Claim(s) rejected: <u>1,3 and 4</u> . Claim(s) withdrawn from consideration:			•
AFFIDAVIT OR OTHER EVIDENCE B. ☐ The affidavit or other evidence filed after a final action, be because applicant failed to provide a showing of good an and was not earlier presented. See 37 CFR 1.116(e).	ut before or on the date of t d sufficient reasons why th	filing a Notice of Appeal will ne affidavit or other evidence	l <u>not</u> be entered e is necessary
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to c showing a good and sufficient reasons why it is necessar	overcome <u>all</u> rejections und ry and was not earlier prese	ler appeal and/or appellant ented. See 37 CFR 41.33(d	fails to provide a 1)(1).
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER The request for reconsideration has been considered but 	•		
See Continuation Sheet. 2. Note the attached Information Disclosure Statement(s).			vance because.
B. Other:	(P10/SB/06 01 P10-1449) Paper No(s). MADY A	
	•	PRIMARY E	. VOELE EYAMINED

Continuation of 11. does NOT place the application in condition for allowance because: Applicant argues that Singh teaches away from additional moving parts. The examiner's position is that Singh teaches advantages of adding festoons into a splicing apparatus, such as that of the admitted prior art. Singh does not teach away from using the shown festoon in other splicing apparatuses, rather it teaches away from adding unnecessary moving parts into the splicing apparatus of Singh. Applicant's argument is not in correlation with the rejection of the combination of references. Regarding applicant's argument that routine optimization of embossing rollers would not be conducted because applicant has invented the apparatus is not in line with the admitted prior art which shows that splicing apparatuses with embossing rollers is known. Applicant's invention is to add a festoon into the previously known apparatus, not the entire apparatus. In addition, applicant argues that the invention is meant to operate continuously so separate motors would be unobvious. Although the invention supplies web product continuously all of the parts of the invention do not operate continuously. Claim 1 specifically states "... is actuated at each stopping of the rereeling machine...." Clearly all parts of the apparatus do not work continuously and the advantage of using separate motors would be obvious to one of ordinary skill in the art.